SOU	TED STATES DISTRICT COURT THERN DISTRICT OF NEW YORK X		
	re Turquoise Hill Resources Ltd. Sec. Litig. Plaintiff(s), -v-	20 -cv- 08585 (LJL) CASE MANAGEMENT PLAN AND SCHEDULING ORDER	
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	VIS J. LIMAN, United States District Judge: This Civil Case Management Plan and Scheordance with Federal Rule of Civil Procedure 26	- · · · · · · · · · · · · · · · · · · ·	
1.	All parties [consent / do not consent _x] to conducting all further proceedings before a United States Magistrate Judge, including motions and trial. 28 U.S.C. § 636(c). The parties are free to withhold consent without adverse substantive consequences. [If all parties consent, the remaining paragraphs need not be completed.]		
2.	The parties [have X / have not] conferred pursuant to Federal Rule of Civil Procedure 26(f).		
3.	The parties [have / have not] engaged in settlement discussions.		
4.	Any motion to amend or to join additional parties shall be filed no later than February 22, 2023 . [Absent exceptional circumstances, a date not more than thirty (30) days following the initial pretrial conference.] Note: Pursuant to Paragraph 3(C) of the Court's Individual Practices in Civil Cases, the Court will deny a motion to dismiss as moot, without prior notice to the parties, if a plaintiff amends its pleading without objection from the defendant. The moving party may then (a) file an answer or (b) file a new motion to dismiss. In the event the moving party wishes to rely on its initially filed memorandum of law, the party may so indicate in its motion to dismiss the amended pleading and need not file the memorandum of law again.		
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Pursuant to Paragraph 2(K) of the Court's Individual Practices in Civil Cases, parties may extend the deadlines set forth in Local Civil Rule 6.1 by an agreed-upon schedule, which shall govern as long as it is disclosed to the Court in a letter accompanying the initial motion. At the Initial Pretrial Conference, parties should come prepared to discuss a proposed briefing schedule for any anticipated motion.

- 5. Initial disclosures pursuant to Rule 26(a)(1) of the Federal Rules of Civil Procedure shall be completed no later than November 11, 2022 . [Absent exceptional circumstances, a date not more than fourteen (14) days following the initial pretrial conference.]
- 6. All fact discovery is to be completed no later than March 29, 2024 . [A date not more than one hundred twenty (120) days following the initial pretrial conference, unless the Court finds that the case presents unique complexities or other exceptional circumstances.]
- 7. The parties are to conduct discovery in accordance with the Federal Rules of Civil Procedure and the Local Rules of the Southern District of New York. The following interim deadlines may be extended by the parties on consent without application to the Court, provided that the parties meet the deadline for completing fact discovery set forth in Paragraph 6 above.

NOTE ON COVID-19 EMERGENCY PROCEDURES:

Until further notice, and pursuant to Fed. R. Civ. P. 30(b)(3) and (b)(4), all depositions may be taken via telephone, videoconference, or other remote means, and may be recorded by any reliable audio or audiovisual means. This does not dispense with the requirements set forth in Fed. R. Civ. P. 30(b)(5), including the requirement that, unless the parties stipulate otherwise, the deposition be "conducted before an officer appointed or designated under Rule 28," and that the deponent be placed under oath by that officer. For avoidance of doubt, a deposition will be deemed to have been conducted "before" an officer so long as that officer attends the deposition via the same remote means (e.g., telephone conference call or video conference) used to connect all other remote participants, and so long as all participants (including the officer) can clearly hear and be heard by all other participants.

Nothing in the above-mentioned rule prevents parties from seeking to modify any pretrial schedule in light of the COVID-19 pandemic (or for any other good cause). Prior to seeking such relief, the parties must, as always, attempt to meet and confer (via remote means) in a good faith effort to reach agreement.

<u>Parties are instructed to consult the Court's COVID-19 Emergency Individual Practices in</u> Civil and Criminal Cases for additional guidance on procedures in place at this time.

- a. Initial requests for production of documents shall be served by November 18, 2022
- b. Interrogatories pursuant to Rule 33.3(a) of the Local Rules of the Southern District of New York shall be served by November 18, 2022 . [Absent exceptional circumstances, a date not more than thirty (30) days following the initial pretrial conference.] No Rule 33.3(a) interrogatories need to be served with respect to disclosures automatically required by Federal Rule of Civil Procedure 26(a).

	c.	Unless otherwise ordered by the Court, contention interrogatories should be served consistent with Rule 33.3(c) of the Local Rules of the Southern District of New York.			
	d.	Depositions shall be completed by March 29, 2024.			
	e.	Requests to Admit shall be served no later than March 29, 2024.			
8.	unde [<i>Abs</i>	All expert discovery, including disclosures, reports, rebuttal reports, production of underlying documents, and depositions shall be completed by July 10, 2024 [Absent exceptional circumstances, a date forty-five (45) days from the completion of fadiscovery.]			
9.	All discovery shall be completed no later than July 10, 2024				
10.	The proposed joint pretrial order shall be submitted on ECF in accordance with the Court's Individual Practices in Civil Cases and Federal Rule of Civil Procedure 26(a)(3) no later than				
11.	A po	st-discovery status conference shall be held on: July 21, 2024 at 2:00PM			
	A joint letter updating the Court on the status of the case shall be filed on ECF by one week prior to the status conference. The letter must be no more than three (3) single spaced pages and should include the following information in separate paragraphs:				
	(1) all existing deadlines, due dates, and/or cut-off dates;				
		(2) a brief description of any outstanding motions;			
		(3) a brief description of the status of discovery and of any additional discovery that remains to be completed;			
		(4) the status of settlement discussions;			
	(5) the anticipated length of trial and whether the case is to be tried to a jury;				
		(6) whether the parties anticipate filing motions for summary judgment; and any other issue that the parties would like to address at the pretrial conference or any other information that the parties believe may assist the Court.			
12.	[Abs	Any motion for summary judgment must be filed no later than August 2, 2024 [Absent exceptional circumstances, a date fourteen (14) days from the completion of all discovery.]			
13.	This	This case [is X / is not] to be tried to a jury.			

14.	The parties have conferred and their p	present best estimate of the length of trial is
15.	Counsel for the parties propose the for this case:	llowing alternative dispute resolution mechanism
	a Referral to a Magistrate	e Judge for settlement discussions.
	b Referral to the Southern	n District's Mediation Program.
	c. X Retention of a private n	nediator.
The u Ordei	· · · · · · · · · · · · · · · · · · ·	mechanism does not stay or modify any date in this
16.	Other issues to be addressed at the Ini Federal Rule of Civil Procedure 26(f)	tial Pretrial Conference, including those set forth in (3), are set forth below.
Coun	sel for the Parties:	
Salva	tore J. Graziano, for Lead Plaintiff	Corey Worcester, for Defendants
	el Dains Blatchley, for Lead Plaintiff	Renita Sharma, for Defendants
		Hope Skibitsky, for Defendants
		Leigha Empson, for Defendants
Date	ed: February 2, 2023	
	New York, New York	Sprin
		LEWIS J. LIMAN
		United States District Judge

Oral Argument (on motion for class certification) set for October 19, 2024 at 10:00AM in Courtroom 15C.